

COMMITMENT CHECKLIST

TO: RECEIVING OFFICER
DEPARTMENT OF CORRECTIONS

RE: ARVAUS LORENZ WORMLEY CASE NUMBER: 2014CF-002063-A000-XX

PURSUANT TO FLORIDA STATUTE 944.17, THE FOLLOWING DOCUMENTS/REPORTS ARE SUBMITTED ON THE ABOVE OFFENDER:

- *UNIFORM COMMITMENT, JUDGMENT, AND SENTENCE AS WELL AS A CERTIFIED COPY OF THE INDICTMENT OR INFORMATION
- *SHERIFF'S CERTIFICATE AS DESCRIBED IN FLORIDA STATUTE 921.161
- *COPY OF PROBABLE CAUSE AFFIDAVIT, OR COPY OF ARREST REPORT WHICH MAY HAVE BEEN USED IN LIEU OF PROBABLE CAUSE AFFIDAVIT
- *COPY OF SENTENCING GUIDELINES SCORESHEET, OR ONE SCORESHEET FOR MULTIPLE ATTACHED
- *COPY OF RESTITUTION ORDER, OR (CHECK ONE OF THE FOLLOWING:
 COPY OF COURT'S STATEMENT AS TO WHY RESTITUTION WAS NOT ORDERED
- *NAME AND ADDRESS OF VICTIM(S), OR SEE COMPLAINT AFFIDAVIT
 VICTIM'S NAME & ADDRESS NOT AVAILABLE PER STATE ATTORNEY'S OFFICE
- *PRINTOUT OF CURRENT FCIC/NCIC CRIMINAL HISTORY, OR
 PRINTOUT PROVIDED WITH OTHER COMMITMENT DELIVERED W/OFFENDER THIS DATE
- *PRESENTENCE INVESTIGATION REPORT OR,
 PRESENTENCE INVESTIGATION REPORT NOT MADE AVAILABLE
- *HEALTH INFORMATION TRANSFER SUMMARY (FORM DC4-871), OR
 NO HEALTH INFORMATION AVAILABLE IN COUNTY RECORDS
- *CLASSIFICATION INFORMATION TRANSFER SUMMARY (FORM DC4-870), OR
 NO CLASSIFICATION INFORMATION AVAILABLE IN COUNTY RECORDS
- COPY OF PROBATION ORDER
- COPY OF MEMO OF THE SENTENCE OF THE COURT (SNAPOUT)
- COPY OF COURT FINDINGS RELATING TO SEXUAL OFFENDERS PER F.S. 943.0435(1)
- WRITTEN FINDINGS PURSUANT TO SECTION 948.06(8)
- CERTIFIED COPY OF ORDER OF REVOCATION OF PROBATION/COMMUNITY CONTROL

BY:

DEPUTY/AGENT
POLK COUNTY

BADGE/ID#

DATE

*REQUIRED DOCUMENTATION

PAGE _____ OF _____

THE STATE OF FLORIDA
UNIFORM COMMITMENT TO CUSTODY OF DEPARTMENT OF CORRECTIONS

THE CIRCUIT COURT OF THE 10TH JUDICIAL CIRCUIT OF FLORIDA,
 IN AND FOR POLK COUNTY

CASE NUMBER: 2014CF-002063-A000-XX DC#: C02025

STATE OF FLORIDA

VS.

ARVAUS LORENZ WORMLEY

IN THE NAME AND BY THE AUTHORITY OF THE STATE OF FLORIDA, TO THE SHERIFF OF THE ABOVE-REFERENCED COUNTY AND THE DEPARTMENT OF CORRECTIONS, GREETINGS:

THE ABOVE-NAMED DEFENDANT HAS BEEN DULY CHARGED, CONVICTED, ADJUDICATED GUILTY, AND SENTENCED FOR THE OFFENSE(S) SET FORTH IN THE ATTACHED CERTIFIED COPIES OF THE INDICTMENT(S)/INFORMATION(S), ORIGINAL JUDGMENT(S) ADJUDICATING GUILT, AND SENTENCING ORDER(S). IN ADDITION TO THE ORIGINAL JUDGMENT, IF JUDICIAL SUPERVISION HAS BEEN REVOKED SUBSEQUENT TO THE ENTRY OF THE JUDGMENT ADJUDICATING GUILT, A CERTIFIED COPY OF THE ORDER REVOKING SUPERVISION IS ALSO ATTACHED IN SUPPORT OF THIS COMMITMENT.

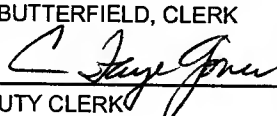
NOW THEREFORE, THIS IS TO COMMAND YOU, THE SHERIFF, TO TAKE AND KEEP AND, WITHIN A REASONABLE TIME AFTER RECEIVING THIS COMMITMENT, DELIVER THE DEFENDANT INTO THE CUSTODY OF THE DEPARTMENT OF CORRECTIONS; AND THIS IS TO COMMAND YOU, THE SECRETARY OF THE DEPARTMENT OF CORRECTIONS, TO KEEP AND IMPRISON THE DEFENDANT FOR THE TERM OF THE SENTENCE. HEREIN FAIL NOT.

WITNESS THE HONORABLE CATHERINE L COMBEE
 JUDGE OF SAID COURT, AND ALSO, THE CLERK AND THE SEAL THEREOF,

THIS 8TH DAY OF AUGUST, 2014

STACY M. BUTTERFIELD, CLERK

BY:


 DEPUTY CLERK



REVISED 5/3/11

PAGE _____ OF _____

RE-SENTENCING COMM CONTROL/PROBATION VIOLATOR

IN THE CIRCUIT COURT, TENTH JUDICIAL CIRCUIT,
IN AND FOR POLK COUNTY, FLORIDA

DIVISION: F4

CASE NUMBER: 2014CF-002063-A000-XX

DC#: C02025

OBTS#: 5302204485

STATE OF FLORIDA

VS.

ARVAUS LORENZ WORMLEY

JUDGMENT

THE DEFENDANT ARVAUS LORENZ WORMLEY, BEING PERSONALLY BEFORE THIS COURT REPRESENTED BY LAUREN S HENRY, HIS ATTORNEY OF RECORD, AND THE STATE REPRESENTED BY ALEXANDER M LANDBACK, ASSISTANT STATE ATTORNEY, AND HAVING

ENTERED A PLEA OF GUILTY TO THE FOLLOWING CRIME(S):

COUNT	CRIME	STATUTE	DEGREE
1	ROBBERY (NO FIREARM, NO WEAPON)	812.13.	F2
2	BATTERY	784.03	M1
3	BATTERY ON LEO/EMERGENCY MED CARE PROVIDER	784.07.	F3
4	BATTERY ON LEO/EMERGENCY MED CARE PROVIDER	784.07.	F3

AND NO CAUSE BEING SHOWN WHY THE DEFENDANT SHOULD NOT BE ADJUDICATED GUILTY, IT IS ORDERED THAT THE DEFENDANT IS HEREBY ADJUDICATED GUILTY OF THE ABOVE CRIME(S).

AND PURSUANT TO SECTION 943.325, FLORIDA STATUTES, HAVING BEEN CONVICTED OF ATTEMPTS OR OFFENSES AS SPECIFIED THEREBY, THE DEFENDANT SHALL BE REQUIRED TO SUBMIT BLOOD OR OTHER BIOLOGICAL SPECIMEN FOR DNA ANALYSIS.

DOC-COMMUNITY CONTROL (FOR ADULT OFFENDERS ONLY)-SECTION 827.071, FLORIDA STATUTES-SEXUAL PERFORMANCE BY A CHILD, 847.0145-SELLING OR BUYING OF MINORS

AND GOOD CAUSE BEING SHOWN; IT IS ORDERED THAT ADJUDICATION OF GUILT BE WITHHELD. (TO BE CHECKED ONLY IF DEFENDANT IS FINGERPRINTED)

In The Circuit Court Tenth Judicial Circuit,
In and For Polk County, Florida

State of Florida

v.

Arvaus Wormley
Defendant

Case No. 14CF-2063-XXTHIS IS NOT A LIEN

Monetary Obligations Order (Non DUI/BUI)
(Costs are assessed by case)

The above named defendant is hereby ordered to pay the following sums, as checked:

Mandatory Costs: (Select all that apply)

<input checked="" type="checkbox"/>	\$ 513.00	Felony	F.S. §§ 938.01(1), 938.03, 938.05, 938.15, 775.083(2), 939.185(1)(a), 938.19 & Polk C.O. 05-046, 938.27(8), 938.06
<input type="checkbox"/>	\$ 318.00	Misdemeanor	F.S. §§ 938.01(1), 938.03, 938.05, 938.15, 775.083(2), 939.185(1)(a), 938.19 & Polk C.O. 05-046, 938.27(8), 938.06
<input checked="" type="checkbox"/>	\$ 5.00	Adjudicated Guilty	F.S. §§ 938.01(1), 938.15

Additional Mandatory Costs: (Select all that apply)

<input type="checkbox"/>	\$ 15.00	Involved Drugs or Alcohol (applies to Misdemeanors only)	F.S. § 938.13 & Polk C.O. 90-05, 98-64
<input checked="" type="checkbox"/>	\$ 50.00	Indigency Application Fee/Public Defender	§ 27.52(2)(a)
<input type="checkbox"/>	\$ 30.00	Surcharge Criminal Traffic Charges (Court Facilities Fund)	§ 318.18(13)(a) & Polk C.O. 10-008
<input checked="" type="checkbox"/>	\$ 201.00	Domestic Violence Surcharge	§ 938.08
<input checked="" type="checkbox"/>	\$ 151.00	Rape Crisis Program Trust Fund	§ 938.085
<input type="checkbox"/>	\$ 230.00	Wildlife Fee	§ 372.7015
<input type="checkbox"/>	\$ 151.00	CAC/GAL Trust Fund (Crimes against minors)	§ 938.10(1)
<input type="checkbox"/>	\$ 3.00	Radio System Trust Fund (Chapter 316 Felonies)	§ 318.18(17)
<input type="checkbox"/>	\$ 15.00	DNA Collection (If not indigent)	§ 943.325 & Adm. Order 2-54.3
<input checked="" type="checkbox"/>	\$ 100.00	Public Defender/Court Appointed Attorney Fee	§ 938.29(1)
<input type="checkbox"/>	\$ 300	Additional Public Defender/Court Appointed Attorney Fees	§ 938.29(1)
<input checked="" type="checkbox"/>	\$ 300	Additional SAO Cost of Prosecution	§ 938.27(8)

Fines: (Select all that apply - Enter Amount)

<input type="checkbox"/>	\$ _____	Fine & 5% surcharge	F.S. §§ 775.083(1), 893.13, 893.135, 938.04, 828.12
<input type="checkbox"/>	\$ _____	Fine & 5% surcharge (Crimes involving death or injury - not to exceed \$10,000)	§ 775.0835(1), 938.04
<input type="checkbox"/>	\$ 500.00	Mandatory Civil Penalty for Violation of § 796.07(2)(f)	§ 796.07(6)

Discretionary Costs/Fees: (Select all that apply - Enter Amount)

<input type="checkbox"/>	\$ 100.00	FDLE (Chapters 775-896, Florida Statutes)	F.S. § 938.055
<input type="checkbox"/>	\$ _____	Alcohol and Drug Abuse (up to amount of fine)	§ 938.21, 938.23, Adm. Order 2-72.1
<input type="checkbox"/>	\$ _____	Cost of Extradition to PCSO	§ 938.27
<input checked="" type="checkbox"/>	\$ 404	Investigation Costs to <u>LPP</u>	§ 938.27
<input type="checkbox"/>	\$ _____	Other (explain) _____	§ 938.27

Restitution: (Select one)

- No restitution ordered.
- Restitution Ordered. To be paid in accordance with separate Restitution Order.
- Jurisdiction is reserved to determine restitution upon motion of the State.

FDOC costs, and fees: If given supervision

- You shall pay \$1.00/month of Supervision per F.S. 948.039(2) and Admin. Order 2-64.2 (First Step).
- You shall pay \$2.00/month of Supervision per F.S. 948.09(1)(a) (training and equip.).
- The Court reserves jurisdiction to award costs of incarceration per F.S. 960.291, et. seq.
- You shall pay \$30.00/month Cost of Supervision.
- You shall pay \$30.00/month Cost of RF Electronic Monitoring or \$50.00/month cost of GPS Monitoring, if applicable.

Unless payment is ordered as a condition of probation, it is further ordered that Judgment is hereby entered in favor of the State of Florida, and/or Clerk of Court, and victim(s) for the sum of the above amounts, together with interest at the lawful rate, for which let execution issue. (§ 55.10, 960.295, Fla. Stat.) This judgment shall supersede any previous judgment that may have been entered against the defendant in the above referenced case only.

DONE AND ORDERED in Polk County, Florida, this 8th day of Aug.2014

*Catherine L. Lambe, Circuit Judge
Facsimile Signature is authorized
By Florida Statute Section 116.34*

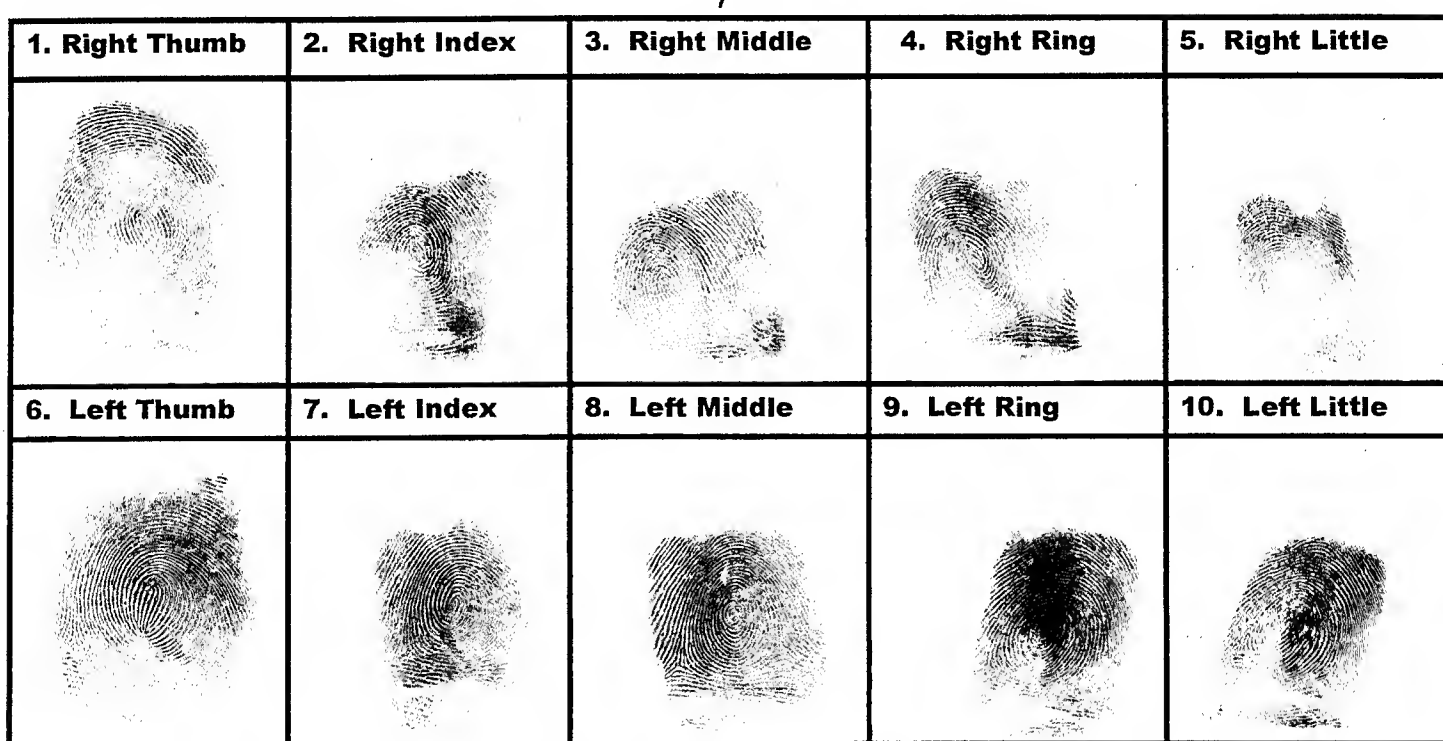
CC: Defendant
Felony Department
Probation & Parole (if applicable)

NAME: Arvaus WormleyCASE NUMBER: 14CF-2063-XXS. S. #:

SEE SENTENCING FORM

CHARGES: **FINGERPRINTS OF DEFENDANT**FINGERPRINTS TAKEN BY: Lorenz J. Wormley

(NAME & TITLE)



DONE AND ORDERED IN OPEN COURT AT BARTOW, POLK COUNTY, FLORIDA

THIS 8th DAY OF AUG. A.D., 2014.

I HEREBY CERTIFY THAT THE ABOVE AND FOREGOING FINGERPRINTS ARE OF THE DEFENDANT,
ARVAUS LORENZ WORMLEY, AND THEY WERE PLACED THEREON BY SAID DEFENDANT IN
 MY PRESENCE, THIS DATE IN OPEN COURT.

CIRCUIT / COUNTY JUDGE
 CATHERINE L. COMBEE

ARVAUS LORENZ WORMLEY

2014CF-002063-A000-XX

5302204485

THE DEFENDANT, BEING PERSONALLY BEFORE THIS COURT, ACCCOMPANIED BY HIS ATTORNEY, AND HAVING BEEN ADJUDICATED GUILTY HEREIN, AND THE COURT HAVING GIVEN THE DEFENDANT AN OPPORTUNITY TO BE HEARD AND TO OFFER MATTERS IN MITIGATION OF SENTENCE, AND TO SHOW CAUSE WHY HE SHOULD NOT BE SENTENCED AS PROVIDED BY LAW, AND NO CAUSE BEING SHOWN,

(CHECK ONE IF APPLICABLE)

SENTENCE (AS TO COUNT 1)

- AND THE COURT HAVING ON DEFERRED IMPOSITION OF SENTENCE UNTIL THIS DATE
- AND THE COURT HAVING PREVIOUSLY ENTERED A JUDGMENT IN THIS CASE ON NOW RE-SENTENCES THE DEFENDANT
- AND THE COURT HAVING PLACED THE DEFENDANT ON PROBATION/COMMUNITY CONTROL AND HAVING SUBSEQUENTLY REVOKED THE DEFENDANT'S PROBATION/COMMUNITY CONTROL

IT IS THE SENTENCE OF THE COURT THAT:

- THE DEFENDANT PAY A FINE OF \$ PURSUANT TO F.S. 775.083, FLORIDA STATUTES, PLUS \$ AS THE 5% SURCHARGE REQUIRED BY SECTION 938.04, FLORIDA STATUTES (SEE COST ORDER)
- THE DEFENDANT IS HEREBY COMMITTED TO THE DEPARTMENT OF CORRECTIONS
- THE DEFENDANT IS HEREBY COMMITTED TO THE CUSTODY OF THE SHERIFF OF POLK COUNTY, FLORIDA
- THE DEFENDANT IS SENTENCED AS A YOUTHFUL OFFENDER IN ACCORDANCE WITH SECTION 958.04 FLORIDA STATUTES

TO BE IMPRISONED (CHECK ONE: UNMARKED SECTIONS ARE INAPPLICABLE):

- FOR A TERM OF NATURAL LIFE
- FOR A TERM OF 0 YEAR(S), 72 MONTH(S), 0 DAY(S)
- SAID SENTENCE SUSPENDED FOR A PERIOD OF 0 YEARS, 0 MONTHS, 0 DAYS SUBJECT TO CONDITIONS SET FORTH IN THIS ORDER

IF "SPLIT" SENTENCE, COMPLETE THE APPROPRIATE PARAGRAPH:

- FOLLOWED BY A PERIOD OF 0 YEAR(S), 0 MONTH(S), 0 DAY(S) ON COMMUNITY CONTROL; FOLLOWED BY A PERIOD OF 0 YEAR(S), 0 MONTH(S), 0 DAY(S) ON PROBATION UNDER THE SUPERVISION OF THE DEPARTMENT OF CORRECTIONS ACCORDING TO THE TERMS AND CONDITIONS OF SUPERVISION SET FORTH IN A SEPARATE ORDER ENTERED HEREIN
- HOWEVER, AFTER SERVING A PERIOD OF IMPRISONMENT IN , THE BALANCE OF THE SENTENCE SHALL BE SUSPENDED AND DEFENDANT SHALL BE PLACED ON PROBATION/COMMUNITY CONTROL FOR A PERIOD OF UNDER SUPERVISION OF THE DEPARTMENT OF CORRECTIONS ACCORDING TO THE TERMS AND CONDITIONS OF PROBATION/COMMUNITY CONTROL SET FORTH IN A SEPARATE ORDER ENTERED HEREIN

IN THE EVENT THE DEFENDANT IS ORDERED TO SERVE ADDITIONAL SPLIT SENTENCES, ALL INCARCERATION PORTIONS SHALL BE SATISFIED BEFORE THE DEFENDANT BEGINS SERVICE OF THE SUPERVISION TERMS.

IT IS FURTHER ORDERED THAT THE SENTENCE IMPOSED FOR THIS COUNT SHALL RUN:

- CONSECUTIVE TO: CONCURRENT WITH: COTERMINOUS\CONCURRENT WITH:
THE SENTENCE SET FORTH IN COUNT OF THIS CASE

ARVAUS LORENZ WORMLEY

2014CF-002063-A000-XX

5302204485

THE DEFENDANT, BEING PERSONALLY BEFORE THIS COURT, ACCCOMPANIED BY HIS ATTORNEY, AND HAVING BEEN ADJUDICATED GUILTY HEREIN, AND THE COURT HAVING GIVEN THE DEFENDANT AN OPPORTUNITY TO BE HEARD AND TO OFFER MATTERS IN MITIGATION OF SENTENCE, AND TO SHOW CAUSE WHY HE SHOULD NOT BE SENTENCED AS PROVIDED BY LAW, AND NO CAUSE BEING SHOWN,

(CHECK ONE IF APPLICABLE)

SENTENCE (AS TO COUNT 3, 4)

- AND THE COURT HAVING ON DEFERRED IMPOSITION OF SENTENCE UNTIL THIS DATE
- AND THE COURT HAVING PREVIOUSLY ENTERED A JUDGMENT IN THIS CASE ON NOW RE-SENTENCES THE DEFENDANT
- AND THE COURT HAVING PLACED THE DEFENDANT ON PROBATION/COMMUNITY CONTROL AND HAVING SUBSEQUENTLY REVOKED THE DEFENDANT'S PROBATION/COMMUNITY CONTROL

IT IS THE SENTENCE OF THE COURT THAT:

- THE DEFENDANT PAY A FINE OF \$ PURSUANT TO F.S. 775.083, FLORIDA STATUTES, PLUS \$ AS THE 5% SURCHARGE REQUIRED BY SECTION 938.04, FLORIDA STATUTES (SEE COST ORDER)
- THE DEFENDANT IS HEREBY COMMITTED TO THE DEPARTMENT OF CORRECTIONS
- THE DEFENDANT IS HEREBY COMMITTED TO THE CUSTODY OF THE SHERIFF OF POLK COUNTY, FLORIDA
- THE DEFENDANT IS SENTENCED AS A YOUTHFUL OFFENDER IN ACCORDANCE WITH SECTION 958.04 FLORIDA STATUTES

TO BE IMPRISONED (CHECK ONE: UNMARKED SECTIONS ARE INAPPLICABLE):

- FOR A TERM OF NATURAL LIFE
- FOR A TERM OF 0 YEAR(S), 60 MONTH(S), 0 DAY(S) **(AS TO EACH ABOVE CT)**
- SAID SENTENCE SUSPENDED FOR A PERIOD OF 0 YEARS, 0 MONTHS, 0 DAYS SUBJECT TO CONDITIONS SET FORTH IN THIS ORDER

IF "SPLIT" SENTENCE, COMPLETE THE APPROPRIATE PARAGRAPH:

- FOLLOWED BY A PERIOD OF 0 YEAR(S), 0 MONTH(S), 0 DAY(S) ON COMMUNITY CONTROL; FOLLOWED BY A PERIOD OF 0 YEAR(S), 0 MONTH(S), 0 DAY(S) ON PROBATION UNDER THE SUPERVISION OF THE DEPARTMENT OF CORRECTIONS ACCORDING TO THE TERMS AND CONDITIONS OF SUPERVISION SET FORTH IN A SEPARATE ORDER ENTERED HEREIN
- HOWEVER, AFTER SERVING A PERIOD OF IMPRISONMENT IN , THE BALANCE OF THE SENTENCE SHALL BE SUSPENDED AND DEFENDANT SHALL BE PLACED ON PROBATION/COMMUNITY CONTROL FOR A PERIOD OF UNDER SUPERVISION OF THE DEPARTMENT OF CORRECTIONS ACCORDING TO THE TERMS AND CONDITIONS OF PROBATION/COMMUNITY CONTROL SET FORTH IN A SEPARATE ORDER ENTERED HEREIN

IN THE EVENT THE DEFENDANT IS ORDERED TO SERVE ADDITIONAL SPLIT SENTENCES, ALL INCARCERATION PORTIONS SHALL BE SATISFIED BEFORE THE DEFENDANT BEGINS SERVICE OF THE SUPERVISION TERMS.

IT IS FURTHER ORDERED THAT THE SENTENCE IMPOSED FOR THIS COUNT SHALL RUN:

CONSECUTIVE TO: CONCURRENT WITH: OTHER COTERMINOUS\CONCURRENT WITH:
 & THE SENTENCE SET FORTH IN COUNT 1 OF THIS CASE

ARVAUS LORENZ WORMLEY

2014CF-002063-A000-XX

5302204485

THE DEFENDANT, BEING PERSONALLY BEFORE THIS COURT, ACCCOMPANIED BY HIS ATTORNEY, AND HAVING BEEN ADJUDICATED GUILTY HEREIN, AND THE COURT HAVING GIVEN THE DEFENDANT AN OPPORTUNITY TO BE HEARD AND TO OFFER MATTERS IN MITIGATION OF SENTENCE, AND TO SHOW CAUSE WHY HE SHOULD NOT BE SENTENCED AS PROVIDED BY LAW, AND NO CAUSE BEING SHOWN,

(CHECK ONE IF APPLICABLE)

SENTENCE (AS TO COUNT 2)

- AND THE COURT HAVING ON DEFERRED IMPOSITION OF SENTENCE UNTIL THIS DATE
 AND THE COURT HAVING PREVIOUSLY ENTERED A JUDGMENT IN THIS CASE ON NOW RE-SENTENCES THE DEFENDANT
 AND THE COURT HAVING PLACED THE DEFENDANT ON PROBATION/COMMUNITY CONTROL AND HAVING SUBSEQUENTLY REVOKED THE DEFENDANT'S PROBATION/COMMUNITY CONTROL

IT IS THE SENTENCE OF THE COURT THAT:

- THE DEFENDANT PAY A FINE OF \$ PURSUANT TO F.S. 775.083, FLORIDA STATUTES, PLUS \$ AS THE 5% SURCHARGE REQUIRED BY SECTION 938.04, FLORIDA STATUTES (SEE COST ORDER)
 THE DEFENDANT IS HEREBY COMMITTED TO THE DEPARTMENT OF CORRECTIONS
 THE DEFENDANT IS HEREBY COMMITTED TO THE CUSTODY OF THE SHERIFF OF POLK COUNTY, FLORIDA
 THE DEFENDANT IS SENTENCED AS A YOUTHFUL OFFENDER IN ACCORDANCE WITH SECTION 958.04 FLORIDA STATUTES

TO BE IMPRISONED (CHECK ONE: UNMARKED SECTIONS ARE INAPPLICABLE):

- FOR A TERM OF NATURAL LIFE
 FOR A TERM OF TIME SERVED
 SAID SENTENCE SUSPENDED FOR A PERIOD OF 0 YEARS, 0 MONTHS, 0 DAYS SUBJECT TO CONDITIONS SET FORTH IN THIS ORDER

IF "SPLIT" SENTENCE, COMPLETE THE APPROPRIATE PARAGRAPH:

- FOLLOWED BY A PERIOD OF 0 YEAR(S), 0 MONTH(S), 0 DAY(S) ON COMMUNITY CONTROL; FOLLOWED BY A PERIOD OF 0 YEAR(S), 0 MONTH(S), 0 DAY(S) ON PROBATION UNDER THE SUPERVISION OF THE DEPARTMENT OF CORRECTIONS ACCORDING TO THE TERMS AND CONDITIONS OF SUPERVISION SET FORTH IN A SEPARATE ORDER ENTERED HEREIN
 HOWEVER, AFTER SERVING A PERIOD OF INCARCERATION IN , THE BALANCE OF THE SENTENCE SHALL BE SUSPENDED AND DEFENDANT SHALL BE PLACED ON PROBATION/COMMUNITY CONTROL FOR A PERIOD OF UNDER SUPERVISION OF THE DEPARTMENT OF CORRECTIONS ACCORDING TO THE TERMS AND CONDITIONS OF PROBATION/COMMUNITY CONTROL SET FORTH IN A SEPARATE ORDER ENTERED HEREIN

IN THE EVENT THE DEFENDANT IS ORDERED TO SERVE ADDITIONAL SPLIT SENTENCES, ALL INCARCERATION PORTIONS SHALL BE SATISFIED BEFORE THE DEFENDANT BEGINS SERVICE OF THE SUPERVISION TERMS.

IT IS FURTHER ORDERED THAT THE SENTENCE IMPOSED FOR THIS COUNT SHALL RUN:

- CONSECUTIVE TO: CONCURRENT WITH: COTERMINOUS/CONCURRENT WITH:
 THE SENTENCE SET FORTH IN COUNT OF THIS CASE

ARVAUS LORENZ WORMLEY

2014CF-002063-A000-XX

5302204485

OTHER PROVISIONS:**CRIMINAL GANG ACTIVITY**

- THE FELONY CONVICTION IS FOR AN OFFENSE THAT WAS FOUND, PURSUANT TO SECTION 874.04, FLORIDA STATUTES, TO HAVE BEEN COMMITTED FOR THE PURPOSE OF BENEFITING, PROMOTING, OR FURTHERING THE INTERESTS OF A CRIMINAL GANG.

RETENTION OF JURISDICTION

- THE COURT RETAINS JURISDICTION OVER THE DEFENDANT PURSUANT TO SECTION 947.16, FLORIDA STATUTES.

JAIL CREDIT

- IT IS FURTHER ORDERED THAT THE DEFENDANT SHALL BE ALLOWED A TOTAL OF 140 DAYS AS CREDIT FOR TIME INCARCERATED BEFORE IMPOSITION OF THIS SENTENCE.

- PRISON CREDIT - IT IS FURTHER ORDERED THAT THE DEFENDANT BE ALLOWED CREDIT FOR ALL TIME SERVED ON THIS COUNT (OR COUNTS) IN THE DEPARTMENT OF CORRECTIONS PRIOR TO RESENTENCING.

- IT IS FURTHER ORDERED THAT THE DEFENDANT BE ALLOWED DAYS TIME SERVED BETWEEN DATE OF ARREST AS A VIOLATOR FOLLOWING RELEASE FROM PRISON TO THE DATE OF RESENTENCING. THE DEPARTMENT OF CORRECTIONS SHALL APPLY ORIGINAL JAIL TIME CREDIT AND SHALL COMPUTE AND APPLY CREDIT FOR TIME SERVED AND UNFORFEITED GAIN TIME PREVIOUSLY AWARDED ON CASE/COUNT (OFFENSES COMMITTED BEFORE OCTOBER 1, 1989).

- IT IS FURTHER ORDERED THAT THE DEFENDANT BE ALLOWED DAYS TIME SERVED BETWEEN DATE OF ARREST AS A VIOLATOR FOLLOWING RELEASE FROM PRISON TO THE DATE OF RESENTENCING. THE DEPARTMENT OF CORRECTIONS SHALL APPLY ORIGINAL JAIL TIME CREDIT AND SHALL COMPUTE AND APPLY CREDIT FOR TIME SERVED ON CASE/COUNT . (OFFENSES COMMITTED BETWEEN OCTOBER 1, 1989 AND DECEMBER 31, 1993).

- THE COURT DEEMS THE UNFORFEITED GAIN TIME PREVIOUSLY AWARDED ON THE ABOVE CASE/COUNT FORFEITED UNDER SECTION 948.06(7), FLORIDA STATUTES.

- THE COURT Allows UNFORFEITED GAIN TIME PREVIOUSLY AWARDED ON THE ABOVE CASE/COUNT. (GAIN TIME MAY BE SUBJECT TO FORFEITURE BY THE DEPARTMENT OF CORRECTIONS UNDER SECTION 944.28(1), FLORIDA STATUTES).

- IT IS FURTHER ORDERED THAT THE DEFENDANT BE ALLOWED DAYS TIME SERVED BETWEEN THE DATE OF ARREST AS A VIOLATOR FOLLOWING RELEASE FROM PRISON TO THE DATE OF RESENTENCING. THE DEPARTMENT OF CORRECTIONS SHALL APPLY ORIGINAL JAIL TIME CREDIT AND SHALL COMPUTE AND APPLY CREDIT FOR TIME SERVED ONLY PURSUANT TO SECTION 921.0017, FLORIDA STATUTES, ON CASE/COUNT (OFFENSES COMMITTED ON OR AFTER JANUARY 1, 1994).

CONSECUTIVE/CONCURRENT AS TO OTHER CONVICTIONS

IT IS FURTHER ORDERED THAT THE COMPOSITE TERM OF ALL SENTENCES IMPOSED FOR THE COUNTS

SPECIFIED IN THIS ORDER SHALL RUN:

- CONSECUTIVE TO: CONCURRENT WITH: COTERMINOUS\CONCURRENT WITH:
 ANY ACTIVE SENTENCE BEING SERVED
 SPECIFIC SENTENCES:

Defendant's Name: Arvaus Wormley

Case Number: CF 14CF 2063 XX
CF14-002063-XX

POLK COUNTY JAIL (NO PROBATION)

FLORIDA STATE PRISON

In the event the above sentence is to the Department of Corrections, the Sheriff of Polk County, Florida, is hereby ordered and directed to deliver the defendant to the Department of Corrections, at the facility designated by the Department, together with a copy of this judgment and sentence and any other documents specified by Florida Statutes.

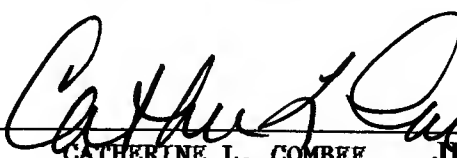
The defendant in open Court was advised of his/her right to appeal this sentence by filing a notice of appeal within thirty (30) days from this date, with the Clerk of this Court, and the defendant's right to the assistance of counsel in taking said appeal, at the expense of the State, upon showing of indigence.

In imposing the above sentence, the Court further recommends/orders:

COST ORDER IMPOSED DUE WITHIN 12 MONTHS FROM RELEASE

DONE AND ORDERED IN OPEN COURT, AT BARTOW, POLK COUNTY, FLORIDA.

8/8/14
DATE 8/8/2014


CATHERINE L. COMBEE JUDGE

I certify that a copy of this order
has been furnished to the State
Attorney and the Defense Attorney.

10th day of Aug 2014 Page 8 of 8 Pages
Stacy M. Butterfield, Clerk of Courts
By Cathy Jones
Deputy Clerk

Revised 05/08/07